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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/769,924	01/25/2001	Andrea Bimson	40655.0300	5337
75	90 09/03/2004		EXAMINER	
SNELL & WILMER LLP			JACOBS, LASHONDA T	
400 EAST VAN	IBUREN	•		
ONE ARIZONA	A CENTER		ART UNIT	PAPER NUMBER
PHOENIX, AZ	85004-2202		2157	

DATE MAILED: 09/03/2004

Please find below and/or attached an Office communication concerning this application or proceeding.



) /a			
	Application No.	Applicant(s)			
Office Astion Comment	09/769,924	BIMSON ET AL.			
Office Action Summary	Examiner	Art Unit			
	LaShonda T Jacobs	2157			
The MAILING DATE of this commun Period for Reply	ication appears on the cover sheet with	h the correspondence address			
A SHORTENED STATUTORY PERIOD F THE MAILING DATE OF THIS COMMUNI - Extensions of time may be available under the provisions after SIX (6) MONTHS from the mailing date of this corm - If the period for reply specified above is less than thirty (3 - If NO period for reply is specified above, the maximum state - Failure to reply within the set or extended period for reply Any reply received by the Office later than three months a earned patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In no event, however, may a repunication. 0) days, a reply within the statutory minimum of thirty atutory period will apply and will expire SIX (6) MONT will, by statute, cause the application to become ABA	oly be timely filed (30) days will be considered timely. HS from the mailing date of this communication. NDONED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) file	ed on <u>22 June 2004</u> .				
2a)⊠ This action is FINAL .					
, – -	for allowance except for formal matte ce under <i>Ex parte Quayl</i> e, 1935 C.D.				
Disposition of Claims					
4) ⊠ Claim(s) <u>1-23</u> is/are pending in the a 4a) Of the above claim(s) is/a 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1-23</u> is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restrict	re withdrawn from consideration.				
Application Papers					
9)☐ The specification is objected to by th	e Examiner.				
10) The drawing(s) filed on is/are:	a) ☐ accepted or b) ☐ objected to b	y the Examiner.			
Applicant may not request that any obje	ction to the drawing(s) be held in abeyand	e. See 37 CFR 1.85(a).			
Replacement drawing sheet(s) including 11) The oath or declaration is objected to	the correction is required if the drawing(so by the Examiner. Note the attached				
Priority under 35 U.S.C. § 119					
2. Certified copies of the priority3. Copies of the certified copies	documents have been received. documents have been received in Ap of the priority documents have been r nal Bureau (PCT Rule 17.2(a)).	plication No eceived in this National Stage			
		•			
Attachment(s)	•				
1) Notice of References Cited (PTO-892)	· —	ımmary (PTO-413) /Mail Date			
 2) Notice of Draftsperson's Patent Drawing Review (P 3) Information Disclosure Statement(s) (PTO-1449 or Paper No(s)/Mail Date 		ormal Patent Application (PTO-152)			

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DETAILED ACTION

Response to Amendment

This is a Final Office Action Rejection in response to Applicants' Amendment and Request for Reconsideration filed on June 22, 2004. Claims 1-15 are presented for further examination.

Newly added claims 16-23 are also presented for examination.

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dabney et al (hereinafter, "Dabney", 6,643,663) in view of Plantz et al (hereinafter, "Plantz", 6,088,702) and in further view of Bernado et al (hereinafter, "Bernado", 6,308,188).

As per claims 1 and 12, Dabney discloses a system and method for implementing changes to content on an Internet website server, comprising

- an intranet server coupled to provide input to said internet server (col. 5, lines 24-42, col. 6, lines 22-47 and lines 60-64);
- a workflow application coupled to said intranet server (col. 5, lines 24-49);

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- an author (web editor) interfacing with said workflow application to develop and
 provide page content in said workflow application (col. 5, lines 24-42 and col. 6, lines 21-47); and
- at least one reviewer (manager) interfacing with said workflow application for receiving and reviewing said page content (col. 5, lines 24-42 and col. 6, lines 21-47).

However, Dabney does not explicitly disclose:

• an administrator interfacing with said workflow application for receiving page content reviewed and approved by said at least one reviewer and launching said content to said intranet server for input to said internet server.

Plantz discloses a Group Publishing System including:

 an administrator interfacing with said workflow application for receiving page content reviewed and approved by said at least one reviewer and launching said content to said intranet server for input to said internet server (col. 10, lines 63-67 and col. 11, lines 1-42).

Given the teaching of Plantz, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Dabney by incorporating or implementing an administrator to review and edit documents in a database and uploading the documents to the web in timely and efficient manner.

While the combined system of Dabney and Plantz, discloses the invention substantially as claims discussed above, it does not explicitly disclose editing webpage content, wherein said webpage content is in accordance with template rules defined by table structure. Nonetheless,

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editing webpage content, wherein said webpage content is in accordance with template rules defined by table structure is well known in the art as evidenced by Bernado.

In similar art, Bernado discloses editing webpage content, wherein said webpage content is in accordance with template rules defined by table structure (col. 2, lines 45-54, col. 3, lines 2-31, col. 5, lines 51-67, col. 6, lines 1-8, col. 8, lines 32-41, lines 6667, col. 9, lines 1-7 and lines 39-58).

Given the teaching of Bernado, it would have been obvious to one of ordinary skill in the art to modify the combined system of Dabney and Plantz, by employing the well-known conventional feature of editing webpage content, wherein said webpage content is in accordance with template rules defined by table structure allowing the designer/user to review/edit documents/website content without requiring the designer/user to write or edit HTML code.

As per claims 2 and 13, Dabney further discloses:

• at least a second reviewer (manager) interfacing with said workflow application (col. 5, lines 24-42).

As per claim 3, Dabney discloses:

• wherein said at least one reviewer is an editor (col. 5, lines 24-42).

As per claim 4, Dabney discloses:

 wherein said at least a second reviewer is a legal reviewer (col. 5, lines 24-42 and col. 6, lines 21-25).

As per claim 5, Dabney discloses:

wherein said at least a second reviewer is a business owner (manager) (col. 5, lines 24 42).

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As per claims 6 and 14, Dabney discloses:

wherein said at least one reviewer rejects said page (webpage) content and returns said
rejected page (webpage) content to said workflow application for revision by said
author, said author revising said page (webpage) content and returning said revised page
(webpage) content to said workflow application for review (col. 5, lines 24-42).

As per claim 7, Dabney discloses:

 wherein said at least a second reviewer rejects said page (webpage) content and returns said rejected page (webpage) content to said workflow application for revision (col. 5, lines 24-42).

As per claim 8, Dabney discloses:

• wherein said rejected page (webpage) content returned to said workflow application is sent to said author for revision (col. 5, lines 24-42).

As per claim 9, Dabney discloses:

 wherein said rejected page (webpage) content returned to said workflow application is sent to said at least one reviewer for revision (col. 5, lines 24-42).

As per claims 10, 11 and 15, Dabney discloses the invention substantially as claimed. However, Dabney does not explicitly disclose:

 said administrator interfacing with said workflow application for receiving revised page (webpage) content reviewed and approved by said at least one reviewer and launching said content to said intranet server for input to said internet server.

Plantz discloses a Group Publishing System including:

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• said administrator interfacing with said workflow application for receiving revised page (webpage) content reviewed and approved by said at least one reviewer and launching said content to said intranet server for input to said internet server (col. 10, lines 63-67 and col. 11, lines 1-42).

Given the teaching of Plantz, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Dabney by incorporating or implementing an administrator to review and edit documents in a database and uploading the documents to web in timely and efficient manner.

As per claims 16 and 18, Dabney in view of Plantz discloses the invention substantially as claims discussed above.

However, Dabney in view of Plantz, does not explicitly disclose:

• wherein the webpage content is XML.

Bernado discloses a system and method for building a web site with automated workflow including:

• wherein the webpage content is XML (col. 3, lines 15-16 and col. 8, lines 14-17).

Given the teaching of Bernado, it would have been obvious to one of ordinary skill in the art to modify the system of Dabney and Plantz by specifying the webpage content as XML since the same functionality is achieved.

As per claim 17, Dabney in view of Plantz discloses the invention substantially as claims discussed above.

However, Dabney in view of Plantz does not explicitly disclose:

wherein said webpage content is XML; and

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 wherein said administrator is further configured to launch said webpage content by converting XML to HTML.

Bernado discloses a system and method for building a web site with automated workflow including:

- wherein said webpage content is XML (col. 3, lines 15-16 and col. 8, lines 14-17); and
- wherein said administrator is further configured to launch said webpage content by converting XML to HTML (col. 5, lines 14-26).

Given the teaching of Bernado, it would have been obvious to one of ordinary skill in the art to modify the system of Dabney and Plantz by specifying the webpage content as XML and launching the webpage since the same functionality is achieved.

As per claim 19, Dabney in view of Plantz discloses the invention substantially as claims discussed above.

However, Dabney in view of Plantz does not explicitly disclose:

- wherein said webpage content is XML; and
- wherein said launching step includes launching said webpage content by converting XML to HTML.

Bernado discloses a system and method for building a web site with automated workflow including:

- wherein said webpage content is XML (col. 3, lines 15-16 and col. 8, lines 14-17); and
- wherein said launching step includes launching said webpage content by converting
 XML to HTML (col. 5, lines 14-26).

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Given the teaching of Bernado, it would have been obvious to one of ordinary skill in the art to modify the system of Dabney and Plantz by specifying the webpage content as XML and launching the webpage since the same functionality is achieved.

As per claims 20 and 22, Dabney in view of Plantz discloses the invention substantially as claims discussed above.

However, Dabney in view of Plantz does not explicitly disclose:

 wherein the administrator is further configured to at least one of identify, create, assign and modify workflow groups.

Bernado discloses a system and method for building a web site with automated workflow including:

• wherein the administrator is further configured to at least one of identify, create, assign and modify workflow groups (col. 9, lines 39-58, col. 10, lines 1-16 and lines 20-31).

Given the teaching of Bernado, it would have been obvious to one of ordinary skill in the art to modify the system of Dabney and Plantz by allowing the administrator to identify, create, assign and modify workflow groups since the same functionality is achieved.

As per claims 21 and 23, Dabney in view of Plantz discloses the invention substantially as claims discussed above.

However, Dabney in view of Plantz does not explicitly disclose:

 wherein the administrator is further configured to grant varying levels of access based on workflow groups.

Bernado discloses a system and method for building a web site with automated workflow including:

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• wherein the administrator is further configured to grant varying levels of access based on workflow groups (col. 9, lines 39-58, col. 10, lines 1-16 and lines 20-31).

Given the teaching of Bernado, it would have been obvious to one of ordinary skill in the art to modify the system of Dabney and Plantz by allowing the administrator grant varying levels of access based on workflow groups since the same functionality is achieved.

Response to Arguments

3. Applicant's arguments with respect to claims 1-23 have been considered but are moot in view of the new ground(s) of rejection.

The Office notes the following arguments:

- (a) Dabney does not disclose an implementation of pre-defined webpage templates.
- (b) Dabney does not disclose limiting access to a content management system or creating workflow access groups.
- (c) Plantz does not disclose means of granting varying levels of access based on group and/or individual permissions as the presently claim invention.

In response to:

(a)-(c), Applicant's arguments have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

- 4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
 - U.S. Pat. No. 6,185,587 to Bernado et al

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U.S. Pat. No. 6,304,886 to Bernado et al

U.S. Pat. No. 6,484,149 to Jammes et al

U.S. Pat. No. 6,263,352 to Cohen

5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to LaShonda T. Jacobs whose telephone number is 703-305-7494. The examiner can normally be reached on 8:30 AM - 5:00 PM. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ario Etienne can be reached on 703-308-7562. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

LaShonda T. Jacobs Examiner Art Unit 2157

ltj August 24, 2004

SALEH NAJJAR